Vous Nome.		
Your Name:Address:	<del></del>	
City, State, Zip	<del></del>	
Telephone:		
Email Address:		
Self-Represented		
I	DISTRICT COURT COUNTY, NEVADA	
	CASE NO.:	
Plaintiff,	DEPT:	
vs.		
Defendant.		
DE	CREE OF DIVORCE	
This Decree was submitted (⊠	check one) □ after a hearing □ v	without a hearing before
the above-entitled court, and after a rev	view of the pleadings and papers o	on file and the testimony
given, if any, this Court finds as follow		·
<u> </u>		
1. That Plaintiff or Defendant is n	yow and has been an actual bona f	ide resident of the State
of Nevada and has been actua	ally domiciled in the State of Ne	vada for more than six
weeks immediately prior to the	commencement of this action.	
2 That District and Default and		in the sites
	vere married on (date)	
	, State of	
remained married. The parti	ies have become, and continue	to be, incompatible in
marriage, and no reconciliation	is possible.	

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3.	<b>Pregnancy</b> . ( $\boxtimes$ <i>check one</i> )
	☐ Neither spouse is pregnant.
	☐ The following spouse is pregnant: (name of pregnant spouse)
	The other spouse ( $\boxtimes$ <i>check one</i> ) $\square$ is $/$ $\square$ is not the parent of the unborn child. The
	child is due to be born on (date):
4.	That Plaintiff and Defendant have no minor children in common who are either biological or adopted.
5.	That this Court has complete jurisdiction to enter this Decree and the orders regarding
	the distribution of assets and debts.
6.	That the Plaintiff or Defendant should be granted a Decree of Divorce for the reasons set forth in the Complaint or Counterclaim.
7.	That any other necessary findings of fact are attached and incorporated herein.
NO	OW THEREFORE, IT IS HEREBY ORDERED that the bonds of matrimony now
existin	ng between the parties are hereby wholly dissolved, and an absolute Decree of Divorce is
hereby	granted to the parties, and each of the parties are hereby restored to the status of a single,
unmar	ried person.
TH	HE COURT FINDS AND THEREFORE ORDERS that (⊠ check one)
	☐ There is no community property to divide or the property has already been divided.
	☐ There is community property which shall be equally divided as follows:
	To Plaintiff:
	1.
	2.
	3.
	4.
	5

To Defendant:	
1.	
2.	
3.	
4.	
5	
THE COURT FINDS AND TI	<b>HEREFORE ORDERS</b> that $(\boxtimes check one)$
$\Box$ There is no community of	lebt to divide or the debt has already been divided.
☐ There are community de	bts which shall be equally divided as follows:
To Plaintiff:	
1	
2.	
3.	
4.	
5	
To Defendant:	
1.	
2.	
3.	
4.	
5	
THE COURT FINDS AND TH	<b>HEREFORE ORDERS</b> that $(\boxtimes check one)$
$\Box$ There is no spousal supp	ort awarded.
☐ The Plaintiff shall pay	\$ per month in spousal support for (number)
years. This	amount is just and equitable.
☐ The Defendant shall pay	y \$ per month in spousal support for (number)
vears This	amount is just and equitable

IT IS FURTHER ORDERED that ( $\boxtimes ch$	eck all that apply)
☐ Neither spouse changed their name	e or neither spouse wishes to have a former or
maiden name restored.	
☐ The name of (spouse's married name	ae)
should be restored to his / her former	er or maiden name of (write full name the spouse
wants to go back to)	
☐ The name of (spouse's married name	ae)
should be restored to his / her former	er or maiden name of (write full name the spouse
wants to go back to)	
IT IS FURTHER ORDERED that each	party shall submit the information required in
NRS 125.130 on a separate form to the Cour	t. Such information shall be maintained by the
Clerk in a confidential manner and not part of t	he public record.
	20
DATED this (day) day of (month)	, 20
	DISTRICT COURT JUDGE
	DISTRICT COURT JUDGE
Respectfully Submitted:	
By:	By:
(Plaintiff's signature) (Name)	(Defendant's signature) (Name)
(Address)	(Address)
(Telephone)	(Telephone)